UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE **NASHVILLE DIVISION**

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UNITED STATES OF AMERICA

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v.) No. 3:10-00260-19 Agreen the
BASHIR YASIN MOHAMUD (19)) No. 3:10-00260-19 from the)) JUDGE HAYNES from the) Howern wolden la true wolden la DENCED) D'S SECOND MOTION FOR SEVERANCE THE FEDERAL PLUES OF CRIMINAL of tracet
DEFENDANT BASHIR VASIN MOHAMIII	D'S SECOND MOTION FOR SEVERANCE THE FEDERAL RULES OF CRIMINAL
PURSUANT TO RULE 8(a) AND 14 OF THE FEDERAL RULES OF CRIMINAL	
PROCI	EDURE Prefeder
Comes now the Defendant, Bashir Yasin Mohamud (hereinafter "Defendant"), by and	
through his undersigned counsel, Bob Lynch, Jr.,	, and hereby moves for a severance from a joint
trial with the co-defendants pursuant to Rule 8(a)	and 14 of the Federal Rules of Criminal
Procedure. The Defendant is filing a Memorano	dum of Law in support of this Motion.

Respectfully Submitted,

/s/ Bob Lynch, Jr. Bob Lynch, Jr. (BPR# 6298) Washington Square, Suite 316 222 Second Avenue North Nashville, TN 37201 615-255-2888 615-256-5737 facsimile Attorney for Defendant Bashir Mohamud

CERTIFICATE OF SERVICE

I do hereby certify that a true and exact copy of the foregoing has been electronically delivered to Van Vincent, Assistant United States Attorney, 110 Ninth Avenue South, A-961, Nashville, TN 37203 and all counsel of record for co-defendants, on this 11th day of January, 2012.

> /s/ Bob Lynch, Jr. Bob Lynch, Jr.

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